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7	UNITED STATES DISTRICT COURT	
8		
9	NORTHERN DISTRI	ICT OF CALIFORNIA
	ADAM DOCH in the land on behalf of	C N 5-12 02751 DMW
20	ADAM ROSH, individually, on behalf of others similarly situated, and on behalf of the	Case No. 5:13-cv-03751-RMW
21	general public,	II AMENDED ODDED
$_{22}$	Plaintiff,	[] AMENDED ORDER GRANTING APPROVAL OF
23	VS.	COLLECTIVE ACTION SETTLEMENT
24	INDEED, INC.,	Date: September 5, 2014
25	Defendant.	Time: 9:00 a.m. Courtroom: 6 (Fourth Floor)
26		Judge: Honorable Ronald M. Whyte
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The joint motion of the Settling Parties for an order approving a collective action settlement came on for hearing on September 5, 2014. The Court has considered the Stipulation Re: Settlement of Collective Action and its accompanying exhibits, the submissions of counsel, and all other papers filed in this action. The matter having been submitted and good cause appearing therefore, the Court finds as follows:

- 1. All defined terms contained herein shall have the same meanings as set forth in the Stipulation Re: Settlement of Collective Action executed by the Settling Parties and filed with this Court (the "Stipulation");
- Plaintiff and Indeed, through their counsel of record in the Litigation and per the terms of the Stipulation, have reached an agreement to resolve the Litigation and settle all Released Claims;
- 3. The Court finds that, for the purpose of approving this settlement only and for no other purpose and with no other effect, in the context of this Settlement, the proposed Class meets the requirements for certification as a collective action class under 29 U.S.C. § 216(b) because a sufficient showing has been made that the Class Members are similarly situated;
- 4. The moving parties have presented to the Court for review a Stipulation Re: Settlement of Collective Action. The Stipulation is fair and reasonable and meets the requirements for approval. The Stipulation calls for the dismissal of all of the state law (California) claims asserted under Federal Rule of Civil Procedure 23, and such dismissal is appropriate without further notice to the uncertified proposed California class;
- 5. The moving parties have also presented to the Court for review a plan to provide Notice to the Members of the proposed Class which sets out the terms of the settlement and the Class Members' options including, *inter alia*, their options (i) to opt in to the Settlement Class and seek to become Participating Claimants, and/or (ii) to refrain from acting and thereby exclude themselves from the Settlement Class. The Notice will be mailed to all Class Members at their Last Known Addresses. The plan regarding Notice proposed by the Settling Parties is the best practical under the circumstances and satisfies pertinent due process requirements.

Good cause appearing therefore, **IT IS HEREBY ORDERED** that:

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- 1. Pursuant to 29 U.S.C. § 216(b), the Class is certified as a collective action, and the Stipulation of Settlement is approved;
- 2. Pursuant to the Stipulation of the Parties and Federal Rules of Civil Procedure 23(e) and 41(a)(1)(A)(ii), the putative California class claims, specifically the Second, Third, Fourth, and Fifth Claims for Relief and the associated portions of the requests in the Class and Collective Action Complaint, are hereby dismissed without prejudice. This dismissal does not affect the remainder of the Complaint, which will be resolved and dismissed with prejudice pursuant to this settlement nor does it affect the scope of the definition of Released Claims;
- 3. This Stipulation was reached on a collective action basis, and so the requirements of the Class Action Fairness Act do not apply here, and such no notice to government officials was required for the anticipated Judgment to be enforceable, and the Court further finds that even if the Class Action Fairness Act did apply, the releases executed by Participating Claimants would by themselves be independently enforceable;
- 4. Notice of the proposed settlement, and the rights of Class Members to opt in to the settlement and become Participating Claimants, if eligible, or refrain from acting and thereby exclude themselves from the settlement, shall be given by mailing of the Notice by first class mail, postage prepaid, to all Class Members pursuant to the applicable provisions in the Stipulation. Indeed shall provide the Claims Administrator with the information necessary to conduct this mailing as set forth in the Stipulation;
- 5. Indeed has agreed to pay Class Counsel their reasonable attorney fees in this matter, and the Court approves this agreement, subject to the following modifications of the terms of the Stipulation, to which the Settling Parties have stipulated: (a) the Maximum Amount for Payments to Participating Claimants shall be \$651,750, instead of \$644,000, and (b) the Maximum Amount for Attorney Fee Payments shall be 25% of the Maximum Settlement Amount after subtracting allocated litigation and claims administration costs and the incentive award, i.e., the Maximum Amount for Attorney Fee Payments shall be \$217,250. Per the terms of the Stipulation, the "Actual Amount for Attorney Fee Payments" shall mean the Maximum Amount for Attorney Fee Payments multiplied by the percentage of the Maximum Amount for Payments to

1	Participating Claimants that is actually claimed and therefore must be paid to the Settlement Clas		
2	Members, i.e., the claims rate or claims percentage. Indeed has also agreed to pay Class Counsel		
3	allowable litigation costs and associated litigation expenses in this matter up to the maximum		
4	gross amount of \$10,000, and Indeed has agreed to pay an enhancement award in the total		
5	maximum gross amount of \$1,000 to the Plaintiff to reimburse him for his unique services and		
6	execution of a general release. The Court finds that these agreements are fair and reasonable;		
7	6. The Claims Administrator is approved;		
8	7. In the event that the Effective Date occurs, all Settlement Class Members		
9	(i.e., those who have properly opted into the litigation and settlement and become Participating		
10	Claimants) will be deemed to have forever released and discharged the Released Claims		
11	(including Unknown Claims), and the Litigation, will be resolved with prejudice. In the event that		
12	the Effective Date does not occur for any reason whatsoever, the Stipulation shall be deemed null		
13	and void and shall have no effect whatsoever.		
14	8. Following the completion of the notice and opt in process, the Settling		
15	Parties shall submit the proposed Judgment for entry by the Court, and the Settling Parties are		
16	directed to do so through stipulation and not through a noticed motion.		
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18	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
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20	DATED: FEDERI		
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22	Konald M. Whyte		
23	The Honorable Ronald M. Whyte		
24	United States District Court Judge		

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